Exhibit B

CERTIFICATION OF NAMED PLAINTIFF

Thomas J. McKenna, Esq. To:

212-983-1300

Gainey & McKenna

Fax: 212-983-0383

485 Fifth Avenue, 3rd Floor New York, New York 10017 e-mail: timckenna@gaineyandmckenna.com

I, K. J. Egleston ("Plaintiff") hereby retain Gainey & McKenna, subject to their investigation, to pursue my claims on a contingent fee basis, with no attorneys fee owing except as may be awarded by the court at the conclusion of the matter and paid out of any recovery obtained and I also hereby declare the following as to the claims asserted under the law that:

Plaintiff reviewed the draft complaint to be filed in this matter and authorized the filing.

Plaintiff did not purchase the security that is the subject of this action at the direction of Plainliff's counsel or in order to participate in this private action.

Plaintiff is willing to serve as a representative party on behalf of the class, including providing testimony at deposition and trial, if necessary.

Ptaintiff's transactions in Collins & Aikman Corp. security that is subject of this action during the Class Period are as follows:

No. of Shares	Stock Symbol	Buy/Self	Date	Price Per Share
1000	СКС	Buy	08/05/04	\$5.00
1000	СКС	Bury	11/15/04	\$2.99

Plants list other transactions on a separate sheet of paper, if necessary.

Plaintiff has sought to serve as a class representative in the following cases within the last three years: NONE

Plaintiff will not accept any payment serving as a representative party on behalf of the class beyond Plaintiff's pro rate share of any recovery, except such reasonable costs and expenses (including lost wages) directly relating to the representation of the class as ordered or approved by the court.

I declare under penalty of perjury that the foregoing is true and correct.

Executed this 20 day of May, 2005

K.J. Enleston

Print Name